## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

United States of America

v.

Criminal Case No. CCB-20-017

ROBERT HANKARD

\*\*\*\*\*

## **REGULAR SENTENCING ORDER**

- Officer shall provide the initial draft of the presentence report to counsel for the Defendant for review with the Defendant. If the Defendant is in pretrial detention, defense counsel may not provide a copy of the recommendations section of the presentence report to the Defendant in BALTIMORE of meeting to review the presentence report, and may not leave the recommendations section of the presentence report with the Defendant once the review has taken place. The Probation Officer shall also provide the initial draft of the presentence report to counsel for the Government.
  - (2) On or before 6/3/2022 (not less than 14 days from date in paragraph 1), counsel shall submit, in writing, to the Probation Officer and opposing counsel, any objections to any material information, sentencing classifications, advisory sentencing guideline ranges, or policy statements contained in or omitted from the report.
  - (3) After receiving counsel's objections, the Probation Officer shall conduct any necessary further investigation and may require counsel for both parties to meet with the Probation Officer to discuss unresolved factual and legal issues. The Probation Officer shall make any revisions to the presentence report deemed proper, and, in the event that any objections

made by counsel remain unresolved, the Probation Officer shall prepare an addendum setting forth those objections and any comment thereon.

(4)	On or before 6/14/2022 (not less than 11 days from date in paragraph 2), the Probatic	n
Officer shall file	e the report (and any revisions and addendum thereto) through CM/ECF.	
(5) I	f counsel for either party intends to call any witnesses at the sentencing hearing	ıg,
counsel shall su	bmit, in writing, to the Court and opposing counsel, on or before	
	(not less than 14 days before sentencing), a statement containing (a) the	
names of the wi	tnesses, (b) a synopsis of their anticipated testimony, and (c) an estimate of the	e
anticipated leng	th of the hearing.	
(6) S	Sentencing memoranda are not required unless a party intends to request a	
sentence outside	e the advisory guidelines range on the basis of a non-guideline factor. If	
submitted, they	shall be filed with the Clerk and a copy delivered to chambers on or before	
	(not less than 14 days before sentencing). Opposing or responding memoran	da
are not required	. If submitted, they shall be delivered to chambers on or before	
Ē	(not less than 7 days before sentencing). Copies of all memoranda must be s	ent
to the Probation	Officer. Sentencing memoranda are not sealed documents. If the memorand	la c
attachments con	ntain sensitive material, they should be filed under seal and accompanied by a	
motion to seal.		
(7) I	If the Government intends to seek restitution, a memorandum requesting	
restitution and a	all supporting documentation shall be filed on or before (no	ot
less than 14 days b	before sentencing). Failure to provide the restitution information or an explanati	on
for why the rest	titution information is not yet ascertainable by this date may result in an order	to

show cause why the information could not have been timely provided and may result in the Court denying or delaying restitution until after a hearing not to exceed 90 days after sentencing.

- (8) Sentencing shall be on To be Vartenuned.
- (9) The presentence report, any revisions, and any proposed findings made by the Probation Officer in the addendum to the report shall constitute the tentative findings of the Court under section 6A1.3 of the sentencing guidelines. In resolving disputed issues of fact, the Court may consider any reliable information presented by the Probation Officer, the Defendant, or the Government, and the Court may issue its own tentative or final findings at any time before or during the sentencing hearing.
- (10) Nothing in this Order requires the disclosure of any portions of the presentence report that are not disclosable under Federal Rules of Criminal Procedure 32.

April 11, 2022

Date

Catherine C. Blake

United States District Judge